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8 Counsel for Defendant

9 **AARON EDWARDS**

10
11 **UNITED STATES DISTRICT COURT**
12 **NORTHERN DISTRICT OF CALIFORNIA**

13 **UNITED STATES OF AMERICA,**

14 Plaintiff,

15 v.

16 **AARON EDWARDS,**

17 Defendant.

No. 17-CR-00337-003-HSG

**STIPULATION AND [PROPOSED]
ORDER TO PERMIT TRAVEL**

1 Aaron Edwards is out of custody, secured by a \$100,000 property bond, and is subject to
2 supervision by Pretrial Services. Mr. Edwards would like to travel with his wife and son to
3 Disneyland because this is his son's first trip to Disneyland. Moreover, Mr. Edwards maintains
4 full time employment, working long hours outside of the home and he would like spend time with
5 his wife and son at Walt Disney's resort. Pretrial services is informed and does not have an
6 objection to Mr. Edwards' request.

7 The parties therefore request and stipulate that Mr. Edwards be granted the Court's
8 permission to travel on January 4, 2018 to Disneyland (located in the Central District of
9 California) with his family and return on January 8, 2018. All other terms and conditions of
10 pretrial release remain in effect.

11
12 Date: December 6, 2017

Respectfully submitted,

13
14 s/ Charles J.S. Woodson
15 CHARLES J.S. WOODSON
16 Counsel for defendant
AARON EDWARDS

17 Date: December 6, 2017

18 s/ Sheila Armbrust
19 SHEILA ARMBRUST
Assistant United States Attorney

20 **IT IS SO ORDERED.**

21
22 DATED 12/7/17

23 Kandis Westmore
24 HON. KANDIS WESTMORE
25 United States Magistrate Judge
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